

Message

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**From:** aileen.hooks@bakerbotts.com [aileen.hooks@bakerbotts.com]  
**Sent:** 4/8/2019 4:54:43 PM  
**To:** Quinones, Edwin [quinones.edwin@epa.gov]  
**Subject:** RE: ITC Removal AOC 8th Draft WWMD Plan 040619 bb ah rev.doc

Hi, Ed,

Please give me a call to discuss status when you get a chance. (512.322.2616)

Best regards,

Aileen

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**From:** Quinones, Edwin <quinones.edwin@epa.gov>  
**Sent:** Saturday, April 6, 2019 7:18 PM  
**To:** Hooks, Aileen <aileen.hooks@bakerbotts.com>  
**Subject:** RE: ITC Removal AOC 8th Draft WWMD Plan 040619 bb ah rev.doc

I've discussed with SF staff but haven't had a chance to discuss yet with SF Management. Once I do, I'll let you know.

Edwin Quinones  
Assistant Regional Counsel  
US EPA Region 6, 6RC-S  
1445 Ross Ave.  
Dallas, TX 75202  
(214) 665-8035

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**From:** [aileen.hooks@bakerbotts.com](mailto:aileen.hooks@bakerbotts.com) <[aileen.hooks@bakerbotts.com](mailto:aileen.hooks@bakerbotts.com)>  
**Sent:** Saturday, April 06, 2019 7:17 PM  
**To:** Quinones, Edwin <[quinones.edwin@epa.gov](mailto:quinones.edwin@epa.gov)>  
**Subject:** Re: ITC Removal AOC 8th Draft WWMD Plan 040619 bb ah rev.doc

any update on question re authority for discharge?

thanks

Sent from my iPhone

On Apr 6, 2019, at 6:33 PM, Quinones, Edwin <[quinones.edwin@epa.gov](mailto:quinones.edwin@epa.gov)> wrote:

Hi All,

The redline changes are fine with me, but I'm waiting to hear back from the SF Program client of any issues.

In the meantime, the Prevention and Response Branch Chief has concerns with the permit waiver language in Item 7 of the draft SOW. He reiterated the same concerns TCEQ reiterated concerning "on-site" and site definition and boundaries. I've attempted to clarify this with new language in Item 7 limiting the management and treatment within ITC's facility boundaries. Although I have not yet receive

approval from EPA management, I thought it best to share this now to continue our expedited negotiations under this ER.

Thanks,

Edwin Quinones  
Assistant Regional Counsel  
US EPA Region 6, 6RC-S  
1445 Ross Ave.  
Dallas, TX 75202  
(214) 665-8035

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**From:** [aileen.hooks@bakerbotts.com](mailto:aileen.hooks@bakerbotts.com) <[aileen.hooks@bakerbotts.com](mailto:aileen.hooks@bakerbotts.com)>  
**Sent:** Saturday, April 06, 2019 4:54 PM  
**To:** Quinones, Edwin <[quinones.edwin@epa.gov](mailto:quinones.edwin@epa.gov)>  
**Cc:** [molly.cagle@bakerbotts.com](mailto:molly.cagle@bakerbotts.com); [matthew.kuryla@bakerbotts.com](mailto:matthew.kuryla@bakerbotts.com); [Scott.Janoe@BakerBotts.com](mailto:Scott.Janoe@BakerBotts.com); [MGaudet@item.com](mailto:MGaudet@item.com)  
**Subject:** ITC Removal AOC 8th Draft WWMD Plan 040619 bb ah rev.doc

Ed,

The attached includes our comments to the AOC draft you sent yesterday. Our comments are in track changes – we accepted the changes you had made so that this would show just our comments. Let us know if you'd like to discuss.

I highlighted the few places where there is information needed from one of the parties.

Thank you,

Aileen

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<ITC CERCLA Statement of Work RC comments 4-6-19.docx>